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10/16/2003	J. Elon Graves	23236-07284	2479
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	<del>-//</del>		
	10/688,575	GRAVES ET AL.			
Office Action Summary	Examiner	Art Unit			
	Hanh Phan	2613			
The MAILING DATE of this communication ap	opears on the cover sheet w	vith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN .136(a). In no event, however, may a d will apply and will expire SIX (6) MO ate, cause the application to become a	ICATION.  The reply be timely filed  ONTHS from the mailing date of this communication  ABANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 16	October 2003.	•			
·— · _	is action is non-final.				
3) Since this application is in condition for allow	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.			
Disposition of Claims					
4) ⊠ Claim(s) <u>1-44</u> is/are pending in the application 4a) Of the above claim(s) is/are withdrest 5) □ Claim(s) is/are allowed.  6) ⊠ Claim(s) <u>1-7,9,16-30,33-35,38-42 and 44</u> is/are of the claim(s) <u>8,10-15,31,32,36,37 and 43</u> is/are of the claim(s) are subject to restriction and are subject to are subject to are subject to are are are are are are are	awn from consideration.  are rejected.  bjected to.	- ·			
Application Papers					
9) The specification is objected to by the Examir	ner.		•		
10)⊠ The drawing(s) filed on 16 October 2003 is/ar	re: a)⊠ accepted or b)□	objected to by the Examiner.			
Applicant may not request that any objection to th					
Replacement drawing sheet(s) including the corre					
Priority under 35 U.S.C. § 119			·		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in iority documents have bee au (PCT Rule 17.2(a)).	Application No n received in this National Stage			
Attachment(s)					
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> </ol>		y Summary (PTO-413) o(s)/Mail Date	•		
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date		Informal Patent Application			

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 23, 24 and 30 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- -Claim 23 recites the limitation "the optical-to-electrical converter" in line 1.

  There is insufficient antecedent basis for this limitation in the claim.
- -Claim 23 and 30, the phrase "defocused pupil images" is undefined. How to generate the defocused images.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 1-3, 16-22, 25-29, 33, 34, 38-42 and 44 are rejected under 35
   U.S.C. 102(e) as being anticipated by Dimmler et al (Pub. No.: US 2003/0067657 A1).

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Regarding claims 1 and 34, referring to Figures 1, 2 and 7-9, Dimmler teaches a device (i.e., transceiver 24, Fig. 2) for wavefront sensing and data detection, the device (i.e., transceiver 24, Fig. 2) comprising:

an optical-to-electrical converter (i.e., communication receiver 68, Fig. 2, pages 2 and 3, paragraphs [0023]-[0028]) for receiving an optical beam encoded with data and converting the optical beam to an intermediate electrical signal, the intermediate electrical signal containing the data and further containing wavefront information about a wavefront of the optical beam; and

a separation module coupled to the optical-to-electrical converter for generating an electrical wavefront signal and an electrical data signal from the intermediate electrical signal, the electrical wavefront signal containing the wavefront information and the electrical data signal containing the data (As indicated in Fig. 2, inherently, there is a separation element in the communication receiver 68 to generate the electrical wavefront signal and the data signal, see pages 2 and 3, paragraphs [0023]-[0028] and page 5, paragraphs [0049]-[0057]).

Regarding claim 2, Dimmler further teaches the optical-to-electrical converter comprises: a photodetector (i.e., communication receiver 68, Fig. 2, pages 2 and 3, paragraphs [0023]-[0028]).

Regarding claim 3, Dimmler further teaches the optical-to-electrical converter comprises: a coherent detector (i.e., communication receiver 68, Fig. 2, pages 2 and 3, paragraphs [0023]-[0028]).

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Regarding claim 16, referring to Figures 1, 2 and 7-9, Dimmler teaches an adaptive optics module for wavefront correction and data transmission, the adaptive optics module comprising:

a combined wavefront/data sensor (i.e., ., communication receiver 68, Fig. 2, pages 2 and 3, paragraphs [0023]-[0028]) for receiving an optical beam encoded with data and generating an electrical wavefront signal and an electrical data signal from the optical beam, the electrical wavefront signal containing wavefront information about a wavefront of the optical beam and the electrical data signal containing the data; and

a variable phase device (i.e., deformable mirror 48, Fig. 2) coupled to the combined wavefront/data sensor and located in an optical path of the optical beam, the variable phase device for introducing an adjustable phase in the optical path in response to the electrical wavefront signal (i.e., pages 2 and 3, paragraphs [0023]-[0028] and page 5, paragraphs [0049]-[0057]).

Regarding claims 17, 29, 38 and 42, Dimmler further teaches the combined wavefront/data sensor comprises: an optical-to-electrical converter for receiving the optical beam and converting the optical beam to an intermediate electrical signal, the intermediate electrical signal containing the data and the wavefront information; and a separation module coupled to the optical-to-electrical converter for generating the electrical wavefront signal and the electrical data signal from the intermediate electrical signal (i.e., Fig. 2, pages 2 and 3, paragraphs [0023]-[0028] and page 5, paragraphs [0049]-[0057]).

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Regarding claims 18, 33, 39 and 44, Dimmler teaches further comprising: a transmitter (i.e., transmitter 33, Fig. 2) for generating a counter-propagating data-encoded optical beam, wherein the transmitter is located so that the variable phase device pre-corrects the counter-propagating data-encoded optical beam.

Regarding claims 19-21, 40 and 41, Dimmler further teaches the variable phase device comprises: a deformable mirror (Fig. 2, pages 4 and 5, paragraphs [0045]- [0054]).

Regarding claim 22, Dimmler further teaches the wavefront information includes wavefront curvature (i.e., Fig. 2, pages 2 and 3, paragraphs [0023]-[0028] and page 5, paragraphs [0049]-[0057]).

Regarding claim 25, Dimmler teaches further comprising: telescope optics for collecting the optical beam (Fig. 2).

Regarding claim 26, Dimmler further teaches the adjustable phase corrects only for aberrations that are of equal or lesser order than tip/tilt (i.e., Fig. 2, pages 2 and 3, paragraphs [0023]-[0028] and page 5, paragraphs [0049]-[0057]).

Regarding claim 27, Dimmler further teaches the adjustable phase corrects for at least one aberration that is of equal or greater order than focus (i.e., Fig. 2, pages 2 and 3, paragraphs [0023]-[0028] and page 5, paragraphs [0049]-[0057]).

Regarding claim 28, Dimmler further teaches the optical beam comprises a primary beam encoded with the data and a co-propagating probe beam; and the combined wavefront/data sensor comprises: a first detector layer sensitive to a wavelength of the primary beam, for converting the primary beam to the electrical data

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signal; and a second detector layer sensitive to a wavelength of the probe beam and overlapping with the first detector layer, the second detector layer for converting the probe beam to the electrical wavefront signal (see Figs. 7-9 and pages 2 and 3, paragraphs [0023]-[0028] and page 5, paragraphs [0049]-[0057]).

## Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 4-6, 9 and 35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dimmler et al (Pub. No.: US 2003/0067657 A1) in view of Devon (US Patent No. 5,546,211).

Regarding claims 4-6, 9 and 35, Dimmler teaches all the aspects of the claimed invention as set forth in the rejection to claims 1 and 34 above excepts fails to specifically teach within the intermediate electrical signal, the wavefront information and the data are separated in frequency and the separation module separates the wavefront information and the data on the basis of frequency. Devon, from the same field of endeavor, likewise teaches an optical wireless receiver for receiving an infrared data signal (Fig. 2). Devon further teaches the optical wireless receiver comprising a highpass filter for selecting the high frequency signal and a lowpass filter for selecting the low frequency signal (Fig. 2, col. 4, lines 35-67 and col. 5, lines 1-42). Based on this

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teaching, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the optical wireless receiver including a highpass filter and a lowpass filter as taught by Devon in the system of Dimmler. One of ordinary skill in the art would have been motivated to do this since allowing selecting the wanted signal and eliminating the unwanted signal.

7. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Dimmler et al (Pub. No.: US 2003/0067657 A1) in view of Devon (US Patent No. 5,546,211) and further in view of Hirohashi et al (US Patent No. 5,532,858).

Regarding claim 7, the combination of Dimmler and Devon teaches all the aspects of the claimed invention as excepts fails to specifically teach the data is encoded with a zero DC component. Hirohashi, from the same field of endeavor, likewise teaches an optical wireless receiver for receiving an infrared data signal (Figs. 1-15). Hirihashi further teaches the data is encoded with a zero DC component (i.e., Figs. 15A and 15B, col. 1, lines 57-67 and col. 1, lines 1-6). Based on this teaching, it would have been obvious to one having skill in the art at the time the invention was made to incorporate the data is encoded with a zero DC component as taught by Hirohashi in the system of the combination of Dimmler and Devon. One of ordinary skill in the art would have been motivated to do this since allowing the coded data signals contain no direct current (DC) component and permitting easy and complete synchronization.

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### Allowable Subject Matter

8. Claims 8, 10-15, 24, 31, 32, 36, 37 and 43 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims and overcome the 112 rejection.

### Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hanh Phan whose telephone number is (571)272-3035.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan, can be reached on (571)272-3022. The fax phone number for the organization where this application or proceeding is assigned is (571)273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-4700.

HANH PHAN PRIMARY EXAMINER